UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN

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TRACEY CORDES, CLERK
U.S. DISTRICT COURT
WESTERN DISTRICT OF MICHIGAM
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Plaintiff(s),

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Case No. Honorable

1:12-cv-867 Robert J. Jonker U.S. District Judge

SILICON VALLEY FEDERAL

REDC VIOLATION CLASS

ACTION (FEDERAL LAW COMPHANCE)

Defendant(s).

APPLE

MICROSOFT

GOOGLE

INTEL

DRACLE

FACEBOOK

NETFUX

SON Y

SAMSUNG

MOTOROLA

COMPLAINT:

SILICON LAWEY EEOC FEDERAL

COMPANIES HAVE NOT RELEASED THEIR EEOC REPORTS AS STATED BY FEDERAL LAW

INCOMPLETE EEOC REPORTS

FEDERAL LAW COMPLIANCE TO SURRENDER THEIR EEOC REPORTS TO US, FEDERAL COURT

SILICON VALLEY FEDERAL EEOC VIOLATION CLASS ACTION (FEDERAL LAW COMPLIANCE PCTION)

THE FOLLOWING COMPANIES ARE TO COMPLY WITH U.S. FEDERAL LAW, AND SURRENDER THEIR EEOC REPORT TO THE U.S. FEDERAL COURT.

DATE BEGINING 2008 TO PRESENT

APPLE MICROSOFT GOOGLE INTEL ORACLE YAHOO FACEBOOK NETFLIX SONY SAMSUNG

MOTOROLA

J PRIVATELY CONTROLLED DIVERSITY-CERTIFICATION"

BUSINESS CLUBS WHICH REQUIRE A FEE AND

FORCED CERTIFICATION FOR DIVERSITY CONTRACTING

AND/OR EMPLOYMENT — AND — DIVERSITY

CONTRACTING/EMPLOYMENT SCHEMES FROM A COMPANY

REQUIRING FORCED OR REQUESTED CERTIFICATION"

FROM A PUBLIC OR PRIVATE ENTITY,

SHOULD BE REMOVED FROM THE EEOC REPORT AS A SE NON-STANDARD EMPLOYMENT/CONTRACTIVE SCHEME UNDER U.S. EMPLOYMENT STANDARDS,

A REQUEST FOR A 3-MILLION DOLLAR A DAY FEDERAL FINE AFTER A SPECIFIED DATE AND GRADE PERIOD FOR NON-REPORTING TO THE U.S. FEDERAL COURT WITH A EEOC REPORT.

A REQUEST FOR A 2-MILLION DOLLAR A DAY FEAREAL FINE AFTER A SPECIFIED DATE AND CRACE PERIOD FOR INCOMPLETE FEOC REPORTS OR INFORMATION CRAFTED TO EVADE U.S. FEDERAL EMPLOYMENT LAWS, TAXES, AND SEC EMPLOYMENT REPORTS FOR INVESTORS.

A REQUEST FOR A 4-MILLION DOLLAR A DAY FEDERAL FINE
AFTER 180 DAYS PAST A SPECIFIED DATE AND CRACE PERIOD
FOR NON-REPORTING TO THE U.S. FEDERAL COURT WITH
A FULL AND COMPLETE EFOC REPORT TO THE U.S. FEDERAL
COURT.

THE U.S. FEDERAL COURT HAS THE RESPONSIBLITY TO FORCE THE ISSUE", FOR FEDERAL LAW COMPLIANCE AND RENDER A FEDERAL FINE FOR NON-COMPLIANCE

THE U.S. FEDERAL COURT HAS THE LEGAL RESPONSIBILITY
TO SCRUTINIZE U.S. EMPLOYMENT AND CONTRACTING
PRACTICES, ESPECIALLY WHEN COMPANIES HAVE-NOT
SURRENDERED THEIR EFOC REPORT AS SPECIFIED BY
FEDERAL LAW,

A DVD DATA DISC OF COMPANIES WITH IN COMPLETE
OR EVACING INFORMATION ON THEIR EEOC REPORTS
WILL BE PROVIDED AS AN EXTENSION BEYOND
SILICON VALLEY COMPANIES FOR FEDERAL LAW
COMPLIANCE,

COMPANIES SHOULD ONLY HAVE THE OPTION OF RELEASING AN "UNOFFICIAL" SUPPLIMENT TO THE EEOC REPORT ON SEPERATE PRINT AND MEDIA

ANY PRIVATE BUSINESS CLUB REGISTRATION

AND FEES FOR A "CERTIFICATION" OF RACE OR

DIVERSITY AND HIRING/CONTRACTING SCHEMES

FROM COMPANIES SHOULD BE STRICKEN FROM EEOC

RECORDS, WHICH ARE INTENDED FOR NON-DISCRIMINATIONY

STANDARD HIRING AND CONTRACTING STANDARDS UNDER

U.S. LAWS.

- 2. THE EEOC REPORTS SHOULD SEPERATE
- SERVICE CONTRACTORS AND LOWSKILL JOBS
- MANUAL LABOR CONTRACTORS
- CLEANING, SECURITY, DELIVERY, FOOD

- WITH -

- VENTURE CAPITAL INVESTMENTS

- ADVECTISING AND MEDIA

- TECHNOLOGY CONTRACTING AND PURCHASING MANUFACTURING AND DIRECT TECHNICAL EMPLOYMENT

- CONSTRUCTION

FOR A CLEAR AND CONCISE REPRESENTATION OF EMPLOYMENT AND CONTRACTIVE UNDER U.S. FEDERAL EEOC REQUESTS.

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